



राजपत्र, हिमाचल प्रदेश

हिमाचल प्रदेश राज्यशासन द्वारा प्रकाशित

खंड III]

शिमला, शनिवार, 28 मई, 1955

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HIMACHAL PRADESH GOVERNMENT

Simla-4, the 24th May, 1955

Establishment Branch

NOTIFICATIONS

Simla-4, the 23rd May, 1955

No. A-37-90/54.—The Lieut.-Governor, Himachal Pradesh, has been pleased to retire Shri Faqir Chand Vijh, Registrar, Himachal Pradesh Secretariat, from Himachal Pradesh Government service (who was granted 28 months' leave preparatory to retirement vide this Government Notification No. A. 89-5/52, dated the 31st March, 1953), with effect from 12th April, 1955 (fore-noon). The un-expired portion of leave from 12th April, 1955 (fore-noon) to 1st August, 1955, is cancelled.

No. A-8-14/54.—Shri Hans Raj Mahajan, Magistrate 1st Class, Solan, Himachal Pradesh, who was appointed as Assistant Secretary (Political) to Government, Himachal Pradesh, from the date of his taking over vide Himachal Pradesh Government Office Order No. A. 8-14/51, dated the 20th April, 1955, took over charge of his post on the forenoon of 2nd May, 1955.

MAHESH CHANDRA,
Chief Secretary.

Home, Gazette and Transport Department**NOTIFICATIONS**

Simla-4, the 21st May, 1955

No. HGT-4-3/55.—The Lieut.-Governor, Himachal Pradesh, is pleased to specially invest Shri Sobha Ram, Magistrate Ist Class, Chopal, with powers to try summarily in the Mahasu District the offences specified in Section 260 of the Code of Criminal Procedure, 1898 with effect from the 23rd May, 1955.

Simla-4, the 21st May, 1955

No. HGT-4-3/55.—The Lieut.-Governor, Himachal Pradesh, is pleased to specially invest Shri Harish Chand, Magistrate Ist Class, Kasumpti, with powers to try summarily in the Mahasu District the offences specified in section 260 of the Code of Criminal Procedure, 1898 with effect from the 23rd May, 1955.

Simla-4, the 21st May, 1955

No. HGT-4-3/55.—The Lieut.-Governor, Himachal Pradesh, is pleased to specially invest Shri Mangat Ram, Magistrate Ist Class, Jubbal, with powers to try summarily in the Mahasu District the offences specified in Section 260 of the Code of Criminal Procedure, 1898 with effect from the 23rd May, 1955.

Simla-4, the 21st May, 1955

No. HGT-4-9/55.—The Lieut.-Governor, Himachal Pradesh, is pleased to transfer Shri Surendra Nath, E. A. C., Kasumpti, and post him as E.A.C., Bilaspur, vice Shri Jaipal Singh, granted leave.

Simla-4, the 21st May, 1955

No. HGT-4-3/55.—The Lieut.-Governor, Himachal Pradesh, is pleased to specially invest Shri Devki Nandan, Magistrate Ist Class, Nahan, with powers to try summarily in the Sirmur District the offences specified in section 260 of the Code of Criminal Procedure, 1898 with effect from the 23rd May, 1955.

SHIV SINGH, P.C.S.,
Assistant Secretary (Home).

Agriculture Department**NOTIFICATION**

Simla-4, the 20th May, 1955

No. Agr-3-183/48.—Shri Padam Singh Jhina, District Agricultural Officer, Chamba District, is hereby granted 20 days' earned

leave with effect from the 24th February, 1955 to 15th March, 1955 (both days inclusive).

A. B. MALIK,
Secretary.

Forest Department**NOTIFICATION**

Simla-4, the 13th May, 1955

No. Ft-45-175/54.—In exercise of the powers conferred by sub-section 3 of section 1 of the Himachal Pradesh Land Development Act, 1954 (XII of 1954) the Lieutenant Governor, Himachal Pradesh, is hereby pleased to appoint the 15th day of May, 1955, as the date on which the said Act shall come into force in Himachal Pradesh.

SHIV SINGH,
Assistant Secretary (Home).

Industries Department**NOTIFICATION**

Simla-4, the 20th May, 1955.

No. I&S-1-66/54.—Please *substitute* the following words and figures occurring in Notification No. I&S-1-66 54, dated the 31st December, 1954 :-

“section 76” for “sub-section (2) of section 49 and section 50” ; and

“three months” for “fifteen days”.

By order,
CHET RAM,
Assistant Secretary (Judicial).

Law Department**NOTIFICATION**

Simla-4, the 19th May, 1955

No. LR-88-48/54.—In exercise of the powers vested in him under section 240 of the Punjab Municipal Act, 1911, as applied in Himachal Pradesh, the Lieutenant Governor, Himachal Pradesh, is pleased to make the following draft rules to govern the working of the Local Bodies in Himachal Pradesh. Any person who is likely to be affected thereby may send his objections or suggestions to the Assistant Secretary, Local Self Government within six weeks from the date of publication of this notification.

1. Every Municipal Committee shall terminate the appointment of every servant of the Committee other than an inferior servant upon his attaining the age of 55 years. He must not be retained in service after that age except in exceptional circumstances on

public grounds which must be recorded in writing and with the prior sanction of the State Government which should be obtained well in time beforehand.

2. A Municipal servant Committed to prison either for debt or on a criminal charge shall be considered to be under suspension from the date of his arrest, and shall not be allowed to draw any pay until the termination of the proceedings against him when an adjustment of his allowances should be made according to the circumstances of the case. The full amount should be given only in the event of the Municipal servant being acquitted of blame or (if the imprisonment was for debt) of its being proved that the officer's liability arose from circumstances beyond his control, otherwise, not more than half should be given and that only with the previous sanction of the Deputy Commissioner.

By order,
H. R. MAHAJAN,
Assistant Secretary (Local Self Govt.).

Local Self Government

NOTIFICATION

Simla-4, the 20th May, 1955

No. LR-62-3/55.—The following bye-laws made by the Municipal Committee, Chamba in exercise of the powers conferred by Sections 197 and 199 of the Punjab Municipal Act, 1911, as applied to Himachal Pradesh having been confirmed by the Lt.-Governor, Himachal Pradesh, as required by Section 201 of the said Act, are published for general information and shall come into force within Chamba Municipality on the 15th day of June, 1955:—

Bye-laws regarding licensing premises for manufacture, sale or preparation or exposure for sale of 'Cooked Food'.

1. In these Bye-laws the expression "Cooked Food" shall mean the articles of food and drink specified in the schedule hereto appended.

2. No person shall manufacture, sell or prepare or expose for sale cooked food except in premises licensed in this behalf by the Medical Officer of Health in Form 'A'.

3. For a license issued under Bye-law 2, a fee of five rupees per annum or if the licence is taken out for any period less than a year a fee at the rate of eight annas for a month or a portion thereof shall be paid. No licence shall be valid beyond the 31st day of March next following the date of issue.

4. Any person who commits a breach or any abetment of a breach of these bye-laws shall, on conviction by a Magistrate, be punishable with fine which may extend to fifty

rupees, and when the breach is continuing breach, with a further fine which may extend to five rupees, for every day after the first breach during which the breach continues.

5. Any licensee who commits a breach of any of the conditions of his licence shall be liable to have his licence suspended or revoked by the committee on the recommendation of Municipal Medical Officer of Health.

SCHEDULE

(1) Bread (loaves and cones); (2) Bread (Chapaties); (3) Ruskas; (4) Dal (Cooked vegetable); (5) Cooked meat; fish; game; poultry or eggs; (6) Sweetmeats and confectionery of all kinds; (7) Biscuits of all kinds; (8) Kachauries; (9) Ghunghnian; (10) Chhola; (11) Cooked rice; (12) Siwayan; (13) Kababs; (14) Lobia; (15) Dalia; (16) Pakoras; (17) Potatoes (boiled); (18) Kachalu (boiled); (19) Chhalian (boiled); (20) Phaluda; (21) Kulfa; (22) Khir and Khoa; (23) Sugar including Missri and Patassas (24) Sarbat; (25) Boiled sweet beetroot; (26) Ice cream; (27) Purathas; (28) Indigenous drugs and decoctions prepared by cooking; (29) Mulai; (30) Allu-chhola; (31) Golagapha; (32) Cheese; (33) Birani; (34) Zarda; (35) Mutanjan.

FORM 'A'

Licence for premises for the manufacture, sale, preparation or exposure for sale of cooked food.

Name of Licensee ———

Father's name ———

Situation of the premises ———

Boundries:—

North ———

East ———

South ———

West ———

Signature of the applicant.

Signature of the Medical
Officer of Health.

Dated

CONDITIONS

1. The licensed premises shall be kept structurally fit for the purpose for which the licence is granted.

Explanation.—"Structural" fitness shall be deemed to include—

- the existence of floor made of stone, cement or other non-absorbant impervious material;
- possession of walls properly plastered and lime-washed,
- adequate provision of light and ventilation; and

(d) suitable drains.

2. There shall be no direct communication between the premises and any room used as a sleeping room.

3. There shall be no latrine, cesspool, cowshed, stable or other place within one hundred feet of the premises, which in the opinion of the Medical Officer of Health renders it undesirable that such premises shall be used for the manufacture, preparation, or exposure for sale of cooked food.

4. The licensee shall not employ or permit to be employed in the manufacture, preparation, sale or exposure for sale of cooked food any person suffering from any infectious or contagious disease, or from loathsome sores or who has recently been attending on any person so suffering and he shall not permit any such person or any animal to enter or remain upon the licensed premises.

5. The licensee shall keep all vessels, utensils, receptacles and other things used in the manufacture, preparation or exposure for sale of cooked food in a state of cleanliness and shall protect from dust and flies, by making use of wire-gauze frames or clean white muslin, all materials used in such manufacture or preparation for sale and articles manufactured or prepared for sale to the satisfaction of the Medical Officer of Health.

6. The licensee shall daily cause to be thoroughly washed and cleaned the floor and drain of the licensed premises and every bench, counter-table, shelf or other place on which the articles manufactured, prepared or exposed for sale or any material used in such manufacture, preparation or exposure for sale are kept.

7. The walls of the licensed premises shall be properly lime-washed at least twice a year and more often if so required by the Medical Officer of Health.

8. The licensee shall not carry on or permit to be carried on any other trade or occupation in the licensed premises, except the manufacture, preparation, sale or exposure for sale of the

cooked food.

9. The licensee shall not spit or smoke or suffer any other person to spit or smoke within the licensed premises.

10. Bedding, soiled cloth and articles not connected with the manufacture, preparation or exposure for sale of cooked food shall not be kept on the licensed premises.

11. (a) The licensee shall not use or permit to be used in such manufacture or preparation for sale any water except water obtained from a source and conveyed to the licensed premises in a manner approved by the Medical Officer of Health.

(b) The storage of water, if any, on the premises shall be done in a manner approved by the Medical Officer of Health.

(c) When required by Medical Officer of Health, all water used on the premises shall be treated with such chemical substance and of such strength as he may determine to ensure the purity of water and to avoid the spread of disease.

12. The licensee shall not permit any cooked food to be wrapped in dirty or soiled paper, cloth or leaves.

13. If required by the Medical Officer of Health, the licensee shall present any person employed on the premises to be tested for the purpose of ascertaining whether he is carrier of any infectious disease.

Note.—Such tests shall be made at Municipal expenses.

14. The licensee shall provide a receptacle of sanitary type approved by the Medical Officer of Health at a place fixed for the purpose for the collection of waste material and other rubbish.

15. The licensee shall provide a receptacle of sanitary type approved by the Medical Officer of Health for washing hands and for the washing and cleaning of vessels, receptacles, utensils and other such things used.

16. The licensee shall make ample provision for the exit of smoke or other offensive gases emitted during the process or cooking.

17. The drainage of the premises shall be connected with the recognized system of drainage, if any, in existence in the neighbourhood.

18. The licensee shall not import, manufacture, sell or prepare or expose for sale cooked food containing any colouring material which is injurious to the health of human beings.

Explanation.—The colouring matters which shall not be added are as follows :—

(i) Compound of any of the following :—

Antimony	Copper
Cadmium	Lead
Arsenic	Mercury
Chromium	Zinc

(ii) Coal Tar Colours:—

Name	Synonyms
Piric Acid	Carbazotic Acid.
Victoria Yellow	Saffron substitute
Manchester Yellow	Naphthol Yellow. Mattious Yellow
Aurantial	Imperial Yellow
Aurine	Rosolic Acid Yellow Corallin

19. The licensee who uses banaspatine or charbinin in the preparation of cooked food shall exhibit in a prominent place on the premises a sign board to that effect in English, Urdu and if so desired by the licensees in Nagri or Gurmukhi characters.

20. The licensee shall not use any vessel for keeping achars (pickles) or other articles containing acids vegetable substance unless it is constructed of stone, china glass or is of enamelled.

21. The licensee shall not place any iron-pan containing Misri in a street or lane or near a drain.

22. The licensee shall keep cooked in such a manner that it does not decompose or deteriorate or become poisonous or contaminated from any source whatsoever.

23. The licensee shall comply promptly with all notices issued by the Medical Officer of Health in respect of sanitation.

Fee paid.

Signature of licensee.

Medical Officer of Health.

3. No person shall sell meat, or prepare or expose meat for sale in premises other than Municipal Meat Market maintained by the Committee in this behalf.

4. Licences to sell meat may be issued by the Secretary of the committee to any person applying for them and shall be granted on payment of a fee at the rate of Rs. 10 per annum, Rupee one and four annas per month or part thereof subject to the condition specified in Form 'A' appended to these bye-laws.

5. Every place licensed for the sale or preparation for sale meat shall be fitted with a table of which the top shall be fitted with zinc sheet or a slab of marble, slate or stone for cutting up meat and also with metal scales and weight and shall at all reasonable times be open to inspection by any member of committee or the Secretary of the committee.

6. Every place licensed for the sale of preparation or exposure for sale of meat and all implements, tables, receptacles, vessels or other things used therein shall at all times be kept in a clean and wholesome condition and every such place shall at all times be provided with a sufficient supply of water for cleaning the same.

7. All meat kept or exposed for sale on or at any such place shall at all times be kept in a wire gauze receptacle as a protection against flies.

8. The licensee shall provide a receptacle for the collection of all sorts of refuse and shall not throw or allow to be thrown any waste anywhere except in the said receptacle which shall be cleaned and washed twice daily.

9. The committee may at any time revoke or cancel any licence granted under these bye-laws for any breach of the bye-laws and no compensation in respect of such revocation or cancellation shall be recoverable from the committee.

10. Any person who commits or abets the commitment of any breach of any of the bye-laws and any licensee who commits or abets the commitment of a breach of any conditions of his licence shall on conviction by a Magistrate be punishable with fine which may extend to fifty rupees, and, when the breach is a continuing breach, with a further fine which may extend to five rupees for every day after the first breach during which the breach continues and in addition any such licensee shall be liable to have his licence revoked.

FORM A

Licence for premises for the sale or preparation or exposure for sale of meat issued under bye-laws for licensing premises for the sale or preparation or exposure for sale of meat.

The premises of which a description is given in the attached schedule, situated in— (name of street or ward, etc.) hereby licensed

Bye-laws regarding the control of sale of meat.

1. In these bye-laws the word "meat" means the flesh of sheep, goat, swine, fish or fowl intending for human or animal consumption.

2. No person shall sell meat, except under a license granted in this behalf by the committee.

for the sale or preparation or exposure for sale of meat.

This licence is granted to owner/occupier of the said premises subject to the follow conditions:—

- (a) that he shall not employ, or permit to be employed in the sale, preparation or exposure for sale of meat any person suffering from any contagious or infectious disease or from loathsome sores or who has recently been attending on any person so suffering and that he shall not permit any such person or any animal to remain upon the licensed premises;
- (b) that he shall at all times keep all vessels, receptacles, utensils, and other things used in the sale or preparation or exposure for sale of meat in a state of thorough cleanliness and shall protect from dust and flies all materials used in such sale or preparation or exposure for sale and the articles prepared or exposed for sale to the satisfaction of the Secretary of the Committee;
- (c) that he shall daily cause to be thoroughly washed and cleaned the floor and drain of the licensed premises, and every bench, countertable, shelf or other place on which the articles prepared or exposed for sale and any material used in such sale or preparation or exposure for sale are kept;
- (d) that he shall cause the walls of the licensed premises to be properly lime-washed at least twice a year or more often, if so required by the Secretary of the Committee;
- (e) that he shall not carry on, or permit to be carried on, any trade or occupation in the licensed premises other than the sale or preparation or exposure for sale of meat and that he shall not use or suffer to be used, any portion of the licensed premises as a living room or sleeping room;
- (f) that he shall not spit or smoke or suffer any other person to spit or smoke within the licensed premises;
- (g) that he shall not keep, or suffer to be kept, in the licensed premises any bedding, solid clothes or other things not required for the sale or preparation or exposure for sale of meat;
- (h) that he shall at all reasonable times permit any member or Secretary or any other officer of the Committee to inspect the licensed premises without notice; and
- (i) that he shall comply promptly with all notices issued by the Municipal Committee in respect of sanitation.

SCHEDULE

(The actual room or rooms in which the sale or preparation for sale of meat is to be carried on, should be described in cases where the whole of a building is not to be used for such sale or preparation for sale).

Bye-laws for the import of meat

1. No person shall import for the purpose of sale or use within the municipal limits of Chamba the flesh (other than cured or preserved meat) of any sheep, goat, slaughtered at any slaughter house except the Municipal slaughter house or a slaughter house duly licensed by the Municipal Committee.

2. (1) Any officer or servant of the Municipal Committee, duly authorized in this behalf, may seize any flesh of any sheep, goat, imported within municipal limits in contravention of bye-laws I or which he has reason to believe has been so imported.

(2) The seizure of any flesh under part (1) of this bye-law shall at once be reported to the President or in his absence to the Vice-President or to the Secretary who may pass such orders for its destruction or disposal as he may think fit.

(3) Any person who commits a breach of bye-law shall, on conviction by a Magistrate, be punishable with fine which may extend to fifty rupees.

Bye-laws regarding the control and regulate the import and sale of Ghee, Banaspatine etc.

BYE-LAWS

1. In these bye-laws:—

- (a) "adulterated" when applied to banaspatine or charbini means mixed or diluted with any substance of lower commercial value than banaspatine or charbini, as the case may be;
- (b) "adulterated ghee" means ghee mixed for diluted with banaspatine or charbini or any other substance of lower commercial value than pure ghee;
- (c) "Banaspatine": These terms will have the same meaning as defined in clause (a) of section 3 of the Punjab Pure Food Act, 1929.
- (d) "Charbini"
- (e) "Ghee" means ghee obtained entirely from milk fat.

PART II.

Ghee.

1. Ghee or any food or sweetmeats prepared with ghee shall not be sold except in premises duly licensed by the Committee in this behalf.

2. Licences for premises to be used for the sale of ghee or any food or sweetmeats prepared with ghee shall be issued by the Secretary of the Committee on the application of the owner or occupier of such premises and shall be granted in Form B on payment of a fee at the rate of Rs. 10 per annum or Rupee one and annas four per month or part of a month.

3. No person shall hawk or import for sale ghee except under a licence granted by the Committee in this behalf.

4. Licence for hawking of ghee will be issued free of charge by the Secretary of the Committee to persons applying therefor, and shall be granted in Form C.

5. Licence to import ghee for sale shall be issued, free of charge, by the Secretary of the Committee to person applying therefor and shall be granted in Form D.

6. Licences issued in accordance with Bye-laws 2 and 5 shall terminate on 31st March, immediately succeeding the date of issue.

PART III

Banaspatine or Charbini

1. Banaspatine or charbini or any food or sweetmeats prepared with banaspatine or charbini shall not be sold by retail except in premises duly licenced by the Committee in this behalf.

2. Licences for sale, by retail, of banaspatine or charbini or of any food or sweetmeats prepared with banaspatine or charbini shall be issued by the Secretary of the Committee on the application of the owner or occupier of such premises and shall be granted in Form B on payment of a fee at the rate of Rs. 10 per annum or Rupee one and annas 4 per month or part of a month.

3. Licences issued in accordance with Bye-law No. 2 shall terminate on 31st March, immediately succeeding the date of issue.

PART IV

General

1. Any person who commits a breach of any condition of his licence shall be liable to have his licence revoked by an order of the committee.

2. Any person who commits or abets the commission of a breach of any of the conditions of his licence or of these bye-laws shall, on conviction by a Magistrate, be punishable with fine which may extend to fifty rupees and if the breach is a continuing breach, with a further fine which may extend to five rupees for every day after the first breach during which the breach continues.

FORM A

Application for a licence for the premises to be used for the sale of (i) ghee or (ii) for the

retail sale of banaspatine or charbini or of any food or sweetmeats prepared with ghee, banaspatine or charbini.

Name of applicant _____

Father's name _____

Purpose for which the licence is required. _____

Situation of the premises:—

Street or lane _____

Boundries:—

North _____

East _____

South _____

West _____

(2) I have read the conditions on which the import or sale of ghee/banaspatine charbini or the articles of food or sweetmeats prepared with ghee banaspatine or charbini is allowed by the Municipal Committee of Chamba in the Municipal limits and undertake to abide by them.

Signature of the Applicant. _____

Dated— — — Address— — — — —

Form B

Bye-laws for licensing premises for sale of milk, butter and curd and for licensing persons to sell milk, butter and curd under section 197 and 199 (1) of the Punjab Municipal Act, as applied to Himachal Pradesh.

1. No person shall sell milk, butter or curd within the limits of the Chamba Municipality or import into the Municipality milk, butter or curd for sale except under a license granted by the Municipal Committee in this behalf. No person shall sell milk, butter or curd except in premises licensed by the committee in this behalf.

2. No premises shall be licensed for sale of milk, butter or curd:—

(a) unless the floor is made of stones, cement or other impervious material;

(b) unless the walls are properly plastered and lime-washed;

(c) unless they are provided with adequate light and ventilation to the satisfaction of the Municipal Committee;

(d) unless they are provided with a drain and the whole floor is so sloped as to allow all liquid to flow off by the drain;

(e) If there is any latrine, cesspool, cowshed,

stable or, other place within 100 ft. of the premises which in the opinion of the Medical Officer render it undesirable that such premises be used for the manufacture or preparation or sale of milk or butter.

3. Subject to the provision of bye-law 2 license for premises for sale of milk and butter shall be issued by the Secretary Municipal Committee, Chamba, in Form "A" appended to these bye-laws on the application of the owner occupier of such premises and be granted subject to the condition specified in Form "A".

4. License issued in accordance with bye-laws 3 shall terminate on 31st March, immediately succeeding the date of issue.

5. License to sell milk, butter, or curd shall be issued by the Secretary, Municipal Committee, Chamba, to persons applying for them and shall be granted on the following conditions:—

- (i) that the licensee shall not sell any milk, butter or curd made from milk obtained from any animal which he knows or has reasons to believe to be suffering from any disease or from any dairy or place from which the procuring of milk has under any general or special declaration notified to the licensee have declared dangerous to the Public Health by the Civil Surgeon or Assistant Surgeon as may be;
- (ii) that the licensee shall keep all milk, butter or curd for sale in clean, tinned and covered vessels;
- (iii) that the licensee shall not keep any milk, butter or curd for sale in any place or room used for cooking or sleeping;
- (iv) that the licensee shall sell boiled and unboiled milk of cow and buffaloes. Milk of the goat shall be kept and sold separately without mixing with the cow and buffaloes milk;
- (v) that the licensee shall not dilute or adulterate or cause to be diluted or adulterated any milk, butter or curd intended for sale.

6. Licensee shall be issued on payment of an annual fee of Rs. 10 or if the license is taken out for any period less than a year, a fee @ Rupee one for a month or portion thereof shall be paid.

7. Licensee shall keep lactometer for testing the milk supplied by the Municipal Committee on payment of its cost.

8. Medical Officer of Health or any member or Secretary or Sanitary Inspector shall be empowered to check at any time.

9. Licence shall at time, be kept hung at a conspicuous place in the licensee's shop.

10. Any person who commits a breach of these bye-laws and any licensee who commits a breach of any conditions of a licence granted to him under these bye-laws shall on conviction by a Magistrate be punishable with a fine which may extend to Rs. 50. If the breach is a continuing breach with a further fine which may extend to Rs. 5 for every day after the first during which the breach continues, any licensee who commits such a breach or any condition of such a licence shall be liable to have such licence suspended or revoked.

FORM "A"

Licence for sale of milk, butter or curd under bye-laws 2 and 3 of the bye-laws for licensing premises for such sale published with the Himachal Pradesh Govt. Notification

No. ————

Dated ————

The premises of which a description is given in the attached schedule, situated in (name a street or ward) are hereby licensed for the sale of milk and butter.

This licence is granted to ——— owner/occupier of the said premises subject to the following conditions:—

(1) That he shall keep the licensed structurally fit for the purpose for which licence is granted. "Structural fitness" shall be deemed to include—

- (a) the existence of floor made of stones, cement, or impervious materials;
- (b) walls to be properly plastered and lime-washed;
- (c) adequate provision of light and ventilation;
- (d) suitable drains;
- (e) 20 ft. away from any latrine, cesspool or other place which in the opinion of the Medical Officer of Public Health Sub-Committee renders it undesirable to sell milk and butter;

(f) any other condition laid down in the bye-laws.

(2) That he shall not employ or permit to be employed for sale of milk and butter any person suffering from any contagious or infectious disease or from loathsome sores or who has recently been attending to any person so suffering and that he shall not permit any such person or any animal to enter or remain upon the licensed premises.

(3) That he keeps all vessels, receptacles, utensils, and other things for sale of milk and butter in a state of cleanliness and shall protect them from dust and flies.

(4) That he shall daily wash and clean the floor and drain of the licensed premises and every bench, counter table, shelf, etc., used in sale of milk and butter.

(5) That he shall cause the walls of the licensed premises to be properly lime-washed at least twice a year and more often, if so required by the licensing officers.

(6) That he shall permit any member or officer of the committee authorized in this behalf at all reasonable times and without notice to inspect the licensed premises.

(7) That he shall pay an annual fee of Rs. 10 on the date of obtaining a license and shall renew it every year on 1st April.

(8) That he shall keep a lactometer for testing the milk at all time.

(9) That he shall hang the licence at all times at a conspicuous place in his shop.

(10) Any person who commits a breach of any of these terms shall be punishable with fine which may extend to Rs. 50 and when the breach is a continuing breach with a further fine which may extend to Rs. 5 for every day after the first during which the breach continues and in addition the Committee may revoke the licence granted under Bye-laws for any breach of terms.

By order,
H. R. MAHAJAN,
Assistant Secretary (Local Self Govt.).

Medical Department NOTIFICATION

Simla 4, the 20th May, 1955

No. M-65-561/53.—In Notification No. M-65-373/53, dated the 20th December, 1954 published in the Himachal Pradesh Gazette, dated the 25th December, 1954, the temporary appointment of Dr. R. C. S. Sandhu, Medical Officer of Health, Mahasu and Sirmur be read extended upto 9th December, 1954 and not 5th December, 1954.

By order,
H. R. MAHAJAN,
Assistant Secretary.

Public Works Department NOTIFICATION

Simla-4, the 25th May, 1955

No. PW-13-9-1/51-17356-60.—Shri N. L. Sharma, Assistant Engineer, Mahasu Sub-Division, Himachal Pradesh P.W.D., Simla, availed only 15 days' earned leave from 23-4-1955 to 7-5-55 both days inclusive against 21 days sanctioned vide Gazette Notification No. PW-13-9-1/51-12, 628-32, dated 12-4-1955.

G. R. NANGEA,
Secretary.

Revenue Department

NOTIFICATION

Simla-4, the 17th May, 1955.

No. R-60-70/53.—The following draft of rules which it is proposed to make in exercise of the powers conferred by the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, (No. 15 of 1954), is published as required by section 142 of the said Act for the information of all persons likely to be affected thereby and notice is hereby given that the draft will be taken into consideration on or after the 25th June, 1955.

Any objection and suggestion which may be received from any person with respect to the said draft before the date specified above, will be considered by the Lieutenant Governor.

All objections and suggestions to the said draft should be addressed to the Assistant Secretary (Revenue) to Government, Himachal Pradesh, Simla-4.

Draft Rules under the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953 (No. 15 of 1954).

1. Title and commencement.—(1) These rules may be called the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules 1954.

(2) They shall come into force at once.

2. Definitions.—In these rules unless there is anything repugnant in the subject or context:—

(a) "Act" means the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953.

(b) "Compensation Officer" means the person appointed as such by the State Government under sub-section (1) of section of the Act;

(c) "Form" means a form appended to these rules;

(d) "Section" means a section of the Act.

3. Application for grant of proprietary rights.—

(1) An application under section 11 of the Act shall be made in form L.R.I. and may be presented to the Compensation Officer in whose jurisdiction the land in possession of the tenant is situate.

(2) Immediately on receipt of an application referred to in the preceding sub-rule, the Compensation Officer shall cause it to be entered in his register in form L.R.II. The acknowledgement portion duly filled in and signed with date of receipt by the Official receiving the application shall be given to the applicant.

(3) The Compensation Officer shall, after making necessary enquiries, proceed to determine the amount of compensation payable by

the tenant to the landowner in accordance with the provisions of sections 12 and 13 of the Act.

4. **Objections.**—(1) The Compensation Officer shall, after having determined the amount of compensation, publish or cause to be published a notice in form L.R. III for the information of all concerned and given one month's notice to the parties to prefer their objections, if any.

(2) If, within the time allowed under sub-rule (1), no objections are received, and if objections are received after having disposed of the objections, the Compensation Officer shall finally determine the amount of compensation payable by the tenant to the landowner and direct the tenant to deposit the same in the treasury or Sub-treasury as the case may be, within a period of two months in the manner laid down in sub-rule (4) below:

Provided that in cases where the amount of compensation has been ordered to be paid by the tenant in instalments, the period of two months shall relate to the depositing into the treasury/sub-treasury of the first instalment of the amount of compensation:

Provided further that where any committee or Board is set up by the Government to advise in connection with the working of the Act, it shall be incumbent upon the Compensation Officer to consult such Board or Committee before finally determining the amount of compensation. The Compensation Officer shall invariably mention in his award that he has consulted the Board or the Committee, as the case may be, and where he does not agree with the advice of the Board or of the Committee, as the case may be, he shall reduce to writing his reasons for doing so in his award.

(3) The amount of compensation referred to in sub-rule (2), shall be treated as a revenue deposit.

(4) The challan form for deposit of compensation duly filled in shall be presented in triplicate in the treasury or sub-treasury as the case may be, one copy of the form shall be retained in the treasury/sub-treasury and the duplicate and triplicate copies returned to the tenant duly receipted by the treasury/sub-treasury officer concerned. The duplicate copy of the said form shall be presented by the tenant to the Compensation Officer within the time prescribed in sub-rule (2) and the triplicate copy shall be retained by the tenant for his record.

(5) Failure of the tenant to forward a copy of the Challan after deposit of the amount of compensation to the Compensation Officer within the time allowed under sub-rule (2), shall be deemed failure on his part to deposit the compensation within the prescribed period:

Provided that the Compensation Officer may, by special reasons to be recorded, extend the period of two months prescribed under sub-rule (2) by a period not exceeding 60 days in any deserving case.

5. **Maintenance of register of compensation and grant of certificate of ownership.**—(1) As soon as the Compensation Officer gives a final decision in regard to the amount of compensation, an entry to that effect shall be made in the register, in form L.R. IV to be kept in his office Tehsilwise. Entries of recoveries of compensation or instalments thereof from the tenant and of payment to the landowner shall also be made in this register at the proper time to ensure recoveries from tenants and payments to landowners.

(2) The certificate of ownership of land shall, on deposit by him of the amount of compensation or of the first instalment thereof, as the case may be, in the Government treasury, be granted to the tenant in form L.R. VIII and a copy shall be sent to the Tehsildar concerned for making necessary entries in the Revenue Records.

6. **Cancellation of proceedings.**—Failure of the tenant to deposit the amount of compensation or the 1st instalment thereof, as the case may be, within the prescribed period of two months or within the extended period under sub-rule (5) of rule 4, shall be sufficient ground for the Compensation Officer to proceed to cancel the proceedings relating to acquisition of proprietary rights by the tenant.

7. **Payment of compensation.**—The amount of compensation deposited by the tenant shall be payable to the rightful claimant under order of the Compensation Officer which orders shall be passed in form L.R. V:

Provided, however, that in cases where there is a dispute between the various claimants, and the Compensation Officer has directed the parties to get a decision from a competent civil court, the amount of compensation determined by the Compensation Officer shall be kept in deposit in the treasury/sub-treasury, pending adjudication of the civil court:

Provided further that if in any case, the payment of the amount of compensation has been so kept in abeyance, the issue of certificate of proprietorship in favour of the tenant shall not be withheld by the Compensation Officer.

8. **Manner of payment of compensation.**—The amount of compensation deposited by the tenant shall be paid to the landowner by means of a R.T.R.

9. **Assessment of land revenue on Shamilats.**—Where the Shamilat is not liable to payment of land revenue, the land-revenue for purposes of compensating compensation in respect thereof, shall be such as is assessed on similar class of land in the estate where the land is situated and in the absence of such class of land in that estate at such rates of assessment as are applicable to similar class of land in the assessment circle.

10. **Appeals.**—The period of appeal for the purpose of clause (c) of sub-section (2) of section 12 shall be 90 days.

11. Transfer of proceedings.—An order for the transfer of any proceedings from one Compensation Officer to another may be passed by the Financial Commissioner at any time.

12. Manner of publication and service of notices etc.—The notices required to be served and published under the Act shall be published in the Government Gazette and served in the manner laid down in sections 21, 22 and 23 of the Himachal Pradesh Land Revenue Act, 1953.

13. Fees.—All applications and petitions in connection with the matters to be dealt with under the Act, except as otherwise provided shall be stamped in accordance with the provisions of the Court Fees Act, 1870 as amended from time to time in its application to Himachal Pradesh.

14. Fees for processes.—Process fees for issue of notices and proclamations etc., shall be chargeable at the rates specified in Chapter 5 B of the Punjab High Court Rules and Orders Vol. IV as amended from time to time in its application to Himachal Pradesh or in such other rules as may be framed by the Judicial Commissioner, Himachal Pradesh, in this behalf.

15. Intimation for reservation of land.—(1) A landowner intending to make a reservation of land upto the prescribed limit may apply to the collector of the District in which major portion of his land is situated in form L. R. XXIV.

16. The Collector shall, after making such enquiry as he deems necessary, pass orders on the application for reservation.

17. Statements and pleadings to be brief.—(1) The statements and pleadings made on behalf of parties to a revenue proceeding, whether oral or written, shall be as brief as the NATURE of the case permits and shall not be argumentative, but shall be confined as much as possible to a simple and concise narrative of the facts which the party by whom or on whose behalf the statement or pleading is made believes to be material to the case and which he either admits or believes that he will be able to prove.

18. Verification of applications.—Every written application or statement filed by a party to a revenue proceeding shall be drawn up and verified in the manner provided by the Code of Civil Procedure for written statements in suits.

19. Proceedings not to abate on death or marriage of party.—The death of one of the parties to a revenue proceeding, or, in a proceeding to which a female is a party, her marriage shall not cause the proceeding to abate. And the Revenue Officer before whom the proceeding is held shall have power to make the successor-in-interest of the deceased person or of the married female a party thereto.

20. In fixing date etc., Revenue Officer to follow procedure of Revenue Court.—In fixing

dates for hearing of parties and in dismissing application on default or for other sufficient reason a Revenue Officer will, so far as the nature of the case may require or permit, be guided generally by the principles of the procedure of the time being in force in Revenue Court.

21. Commissions.—The provisions of section 27 of the Code of Civil Procedure and of Schedule I, O and V annexed to the said code, in respect of commission shall apply in the case of proceedings before a Revenue Officer.

22. Expenses of Witnesses.—(1) A Revenue Officer may at his discretion award to a witness attending on summons a sum on account of his expenses not exceeding the sum to which the witness would have been entitled for a like attendance in a Civil Court.

(2) The sum so awarded shall be costs in the proceedings.

23. Record of other proceedings under the Act.—In proceedings before a Revenue Officer under the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953 the Revenue Officer shall make with his own hand a brief memorandum of the Statements of parties and witnesses at the time when each statement is made.

24. Contents of orders.—In every proceeding in which an order is passed on the merits after enquiry, the Revenue Officer making the order shall record a brief statement of the reasons on which it is founded.

25. Apportionment and recovery of costs.—(1) In proceedings into which costs have been incurred, the order shall apportion the costs between the parties to the proceeding.

(2) Costs thus apportioned shall be recoverable by the Revenue Officer by attachment and sale of the movable property of the person liable for the same in the manner prescribed in section 115 of the Himachal Pradesh Land Revenue Act, 1953.

26. Execution of ejectment etc.—(1) Orders for ejectment from, and delivery of possession of immovable property shall be enforced in the manner provided in the Code of Civil Procedure for the time being in force in respect of the execution of a decree whereby a Civil Court has adjudged ejectment from or delivery of possession of such property.

(2) And in the enforcing of these orders, a Revenue Officer shall use the powers in regard to contempts, resistance and the like which a Civil Court may exercise in the execution of the description mentioned in sub-rule (1).

27. (1) The landowner in the event of his desire to resume land for personal cultivation, shall specify the land or lands of the tenancy from which he desires to eject the tenant in an application in form LR VI which shall be presented to an Assistant Collector of the first

grade having jurisdiction in the area who shall, after making such enquiries as may be necessary and after giving a reasonable opportunity to the parties of being heard, pass orders on the application.

(2) Applications for ejectment of cultivating tenants made under section 54 (g) of the Act shall be entered immediately on receipt in register in form LR VII.

28. Notice by tenant to landlord to collect rent.—(1) If a tenant fails to persuade the landlord to receive his share of rent at the thrashing floor or in the tenant's opinion there is no likelihood of the landlord receiving the rent in kind at the thrashing floor, he may give a notice to the landlord either in writing or oral to receive the rent due within a period of 15 days from the date of receipt of notice.

(2) If on receipt of notice, the landlord fails to receive the payment of the rent in kind at the thrashing floor, the tenant may submit an application to the Revenue Officer to appoint an agent to receive the rent on behalf of the landlord at his landlord's expense.

(3) The notice referred to in sub-rule (1) if in writing, may be served by the tenant on the landlord by registered post acknowledgement due.

(4) It shall not be necessary for any tenant to attach a copy of the last jamabandi of the land under his tenancy with the application made to a Revenue Officer under sub-rule (2). He shall attach his affidavit in support of his application.

29. Application for restoration by tenant.—

(1) An application under the second proviso to clause (g) of sub-section (1) of section 54 of the Act for restoration to his holding by the tenant shall be made to the Assistant Collector of the first grade having jurisdiction in the area, and shall contain full particulars of the land from which he was ejected and if the ejectment was ordered under an order of a court, a certified copy of the order shall be attached to the application.

(2) The application referred to in the preceding sub-rule, shall also be supported by certified copies of extracts from the last jamabandi or the Khasra girdawari in respect of the land from which the tenant was ejected.

30. Manner of Publication of decision under section 80 (4).—The decision under section 80 (4) of the Act of the State Government or of the officer or authority authorised by it, shall be published in the State Government Gazette or by beat of drum and by posting a copy thereof on a conspicuous place in or near the land to which it relates.

31. Interest on mortgage money.—The amount declared due on a simple mortgage substituted under sub-clause (i) of clause (c) of section 84 shall carry simple interest at the rate of 2½ per cent per annum from the date of vesting.

32. Interim Compensation—Procedure or application.—As and when the State Government directs the payment of interim compensation the following procedure shall apply:

(a) Applications for award of interim compensation shall be presented to the Compensation Officer having jurisdiction who shall determine the amount of interim compensation in the manner provided in these rules.

(b) An application for interim compensation shall contain all the necessary particulars entitling the applicant to such compensation, including full specification of the village, pargana tehsil and district in which it is situated and the period for which the interim compensation has been applied for. It shall also give details of the land-revenue assessed, names of recorded co-sharers and the share of the applicant and shall be accompanied with certified extracts from the last Jamabandi and Khasra Girdawari.

(c) All such applications shall be duly verified in the manner provided for the verification of plaints in the Code of Civil Procedure.

33. Calculation of interim compensation.—

(1) Subject to sub-rules (2) and (3), interim compensation payable to a landowner or tenant under section 89 shall be calculated on the basis of record of rights for the previous agricultural year and be a sum equal to the total amount of instalments on account of land-revenue which but for acquisition would have been payable therefor during the period between the date of vesting and the date of application:

Provided that where land-revenue is assessed but is not payable, the instalments payable during any period shall for the purpose aforesaid be treated as equal to the amount which would have been fixed if the land revenue had been payable:

Provided further that where no land-revenue is assessed the value of the instalments shall be calculated at five times the local rates assessed:

Provided also that the amount of interim compensation shall in no case exceed in aggregate to 33 per centum of the estimated amount of compensation payable under the Act.

(2) Any amount already paid to a landowner or tenant on account of interim compensation under sub rule (1) shall be deducted in arriving at the amount which may be payable to him upon any second or subsequent application.

(3) Notwithstanding anything in sub-rules (1) and (2), the interim compensation for any period after the preliminary publication of the compensation assessment roll shall be equal to the estimated instalment payable under Chapter VIII for the amount of compensation entered on the roll.

34. Mode of payment of interim compensation.—The interim compensation shall be paid in cash.

35. Arrears of land-revenue etc., to be deducted from the interim compensation.—All arrears of land-revenue, cesses, local-rates etc., which had become payable before the date on which the interim compensation is paid shall be deducted from the interim compensation.

36. Application for interim compensation when to be made.—(1) A landowner or a tenant shall be entitled to apply for interim compensation in the first instance after the expiry of nine months from the date of vesting and in the case of subsequent instalments at six-monthly intervals from the date on which the landowner or the tenant was entitled to apply for the previous instalment.

(2) Where one or more instalments of interim compensation have not been applied for, the landowner or the tenant as the case may be shall be entitled to apply for the payment of such of the instalments of the interim compensation to which he is entitled upto and until the date on which the amount of compensation is determined.

37. Bond for repayment of interim compensation paid in excess.—The person in whose favour an order for payment of interim compensation has been passed, shall, if so required by the Compensation Officer, execute a bond in form LR IX or form LR X as the Compensation Officer may direct, undertaking to repay the amount in excess of the amount determined as compensation.

38. Security for repayment of interim compensation in disputed cases.—If the right, title or interest of any landowner or tenant in respect of any estate or part thereof is in dispute the interim compensation shall be payable to the person whose name is recorded in the record of rights of the previous agricultural year. In all such cases the Compensation Officer shall require the applicant to furnish security either by himself or through sureties the value of his security not being less than $1\frac{1}{2}$ times the amount of the interim compensation to be paid, and shall have the bond in form LR X executed. If the whole or any part of amount of the interim compensation paid to the applicant is in excess of the compensation, if any, payable to him, and the applicant fails to refund the amount within three months of the demand, the property pledged with the Government as security or any part thereof may be sold and the proceeds applied to the payment of such amount including costs incurred for the recovery thereof.

39. Maintenance of register of payment of interim compensation.—The Compensation Officer shall maintain a register in form LR XI in which all entries in respect of payments of interim compensation shall be made. Columns 1 to 4 will be filled in as soon as the order is passed;

column 5 after the voucher has been made over to applicant and columns 6 and 7 after intimation has been received from the treasury. The Compensation Officer shall obtain on the counterfoil of the voucher a receipt from the applicant in token of the delivery of the voucher.

40. Intimation of payment of interim compensation by Treasury Officer.—The Treasury Officer shall intimate to the Compensation Officer concerned in form LR XII the payments of interim compensation made.

41. Compensation Officer to examine the register for interim compensation.—(1) Before the award for payment of compensation has been made, the Compensation Officer shall examine the register of interim compensation and if any amount has been paid as interim compensation deduct the same from the amount of compensation finally payable. He shall also cause simultaneously to be entered in the register of interim compensation the total amount of compensation and the net amount payable after deduction of interim compensation.

(2) If the interim compensation, which has been paid exceeds the total amount of compensation, the Compensation Officer shall record the fact in the register of interim compensation in form LR XI and the register for payment of compensation in form LR XIII and shall forward a report containing full details to the Collector for recovery of the amount paid in excess.

Consequences of Vesting

42. Taking over charge by Collector.—Upon the publication of a notification under section 15 or section 83, the Collector shall issue a notification in form LR XIV and cause the same to be published within the local limits of his jurisdiction—

- (a) by posting copies of the notification at his court house, at the tehsil building and at some conspicuous place in or near the village in which the land or lands are situate, and
- (b) if the Collector so directs by beat of drum in each village in which the land or lands are situate,

43. Proceedings in connection with taking over charge of estates.—(a) The Collector or an officer appointed by him in this behalf shall not ordinarily enter into any building for the purpose of seizing and taking possession of books, accounts and other documents referred to in section 86 before sunrise and sunset.

(b) The Collector or the officer making the search shall allow the occupier of the building or a person nominated by the occupier to watch the search.

(c) A receipt for the books, accounts or other documents seized and taken possession of shall be given by the person seizing to the person from whose possession they are seized

44. Preparation of draft compensation assessment roll.—The Compensation Officer shall prepare a draft compensation assessment roll in respect of each land-owner or tenant whose right, title and interest has been transferred to and vested in the State Government in form LR XV.

45. Publication of the draft compensation assessment roll.—(a) After the draft compensation assessment roll has been drawn up, the Compensation Officer shall cause a notice in form LR XVI to be published in the Gazette.

(b) Copies of the notice shall be pasted at the notice board in the offices of the Collector of the district, Compensation Officer, Tehsildar and at a place of public resort in the village in which the land is situate.

(c) A copy of the forementioned notice along with a certified extract of the draft compensation assessment roll shall be served on the land-owner or the tenant as the case may be.

Payment of Compensation

For acquisition of rights etc. of landowner or tenant.

46. Compensation payable in bonds.—Subject to rule 69, the compensation for extinction of right, title and interest of landowner or tenant as the case may be, under the provisions of sections 15 and 83, shall be paid in non-negotiable bonds which will be described as Zamindari Abolition Compensation Bonds, and will be subject to the provisions of the Public Debt Act, 1944 (XVIII of 1944) and the Public Debt Rules 1946 framed thereunder.

47. Interest on Bonds.—The bonds will bear interest at the rate of $2\frac{1}{2}$ percent per annum from the date enfaced thereon. The date of enfacement will be the date of vesting.

48. Redemption of Bonds.—(a) The interest due on the bonds as well as the principal will be paid in equated half-yearly instalments during the period of 12 years from the date of enfacement:

Provided that any bond may be redeemed at an earlier date at the option of the Government.

(b) The instalments will be payable half-yearly on August 20 and February 20.

(c) The instalments will be paid in whole rupees; fractions of a rupee due on an instalment shall be included in the amounts due for the subsequent instalments.

49. Instalments when payable.—The instalments due on a bond from the date of its enfacement will be payable on its presentation on the first date for the half-yearly payment which falls next after the delivery of the bond to the landowner or tenant.

50. Instalments where payable.—The instalments will be paid at the General Treasury at Delhi, all Public Debt Offices of the Reserve Bank of India, or at any treasury or sub-trea-

sury in Himachal Pradesh for which the bond is enfaced for the payment of the instalment in the manner laid down for the payment of interest in the Public Debt Rules, 1946.

51. Amount payable on redemption of bonds.—In case Government opts to redeem any class or classes of bonds before they are paid up under rule 61 Government will decide what amount will, if any, is available for the redemption of the bonds. They will inform the Public Debt Office, Delhi, of the amount and the class of bonds, if any, which are to be redeemed, not later than four months before the proposed date of redemption. The Public Debt Office will arrange as soon as possible for the drawing of lots and will on the completion of the draw, send a list of bonds drawn and to be redeemed to the Chief Secretary to Government, Himachal Pradesh, so as to reach him at least two months before the date of redemption. The list will show the names of the treasuries or sub-treasuries at which the bonds are enfaced. The Chief Secretary will cause the list to be published in the Himachal Pradesh Government Gazette and in one or more important newspapers circulating in the areas comprising the treasuries or sub-treasuries at which the bonds are enfaced and will, at the same time, send a notice of discharge to the treasuries or sub-treasuries concerned and also to the Public Debt Office, Delhi, not later than one month before the date of redemption.

52. Procedure of treasuries and sub-treasuries.—The procedure for the payment of terminable loans will be followed at the treasuries or sub-treasuries as regards the payment of the outstanding amount of the principal of the bonds. The discharged bond shall, as in the case of other Government securities, be forwarded to the Public Debt Office, Delhi, through the Accountant General, Punjab.

53. Issue of bonds by Public Debt Office.—The bonds will be issued by the Public Debt Office, Delhi, in the form of non-negotiable bonds, on a requisition made by the Compensation Officer.

54. Indent for Compensation Bonds.—After the amount of compensation payable to a landowner or tenant, as the case may be, has been finally determined, the Compensation Officer shall have an indent for bonds in form LR XVII prepared in triplicate showing the amount payable to each landowner or tenant. The Compensation Officer will complete columns 1 to 12 only and sign and seal each copy after satisfying himself that it shows correctly the amounts due and shall enter in his own handwriting the amount in words both in the original and in all the copies. He shall despatch one copy to the Public Debt Office, Delhi, for compliance, another copy to the Chief Secretary to Government, Himachal Pradesh, for information and shall retain the remaining copy which shall be pasted in a Guard Book. He will also maintain a register of indents for bonds in form LR XVIII.

55. Time for despatch of indents to Public Debt Office.—The Compensation Officer shall not despatch any indent to the Public Debt Office, Delhi, after the 26th day of a month.

56. Forwarding of bonds by Public Debt Office.—The Public Debt Office, Delhi, shall forward the bonds to the Compensation Officer concerned with a covering schedule in duplicate in form LR XIX. One copy of the Schedule will be retained by the Compensation Officer and the duplicate returned immediately to the Public Debt Office with the acknowledgement of the Compensation Officer after the contents have been checked with the particulars entered therein.

57. Particulars of bonds to be entered in register in form LR XVIII.—On receipt of the bonds from the Public Debt Office, the Compensation Officer will enter the particulars thereof in his register in form LR XVIII and sign the register in column 7.

The bonds will be placed in the double lock until handed over to the landowner or tenant concerned.

58. Distribution of bonds.—As far as possible, bonds shall be distributed to the landowner or tenant as the case may be, within a month.

59. Payment of certain amounts in cash.—(1) Subject to sub-rule (2), all such amounts as cannot be covered by bonds shall be paid in cash.

(2) Where the total amount payable to a landowner or tenant does not exceed Rs. 50 it shall be paid in cash.

(3) The amount payable in cash under this rule shall be rounded off to the nearest quarter of an anna.

60. Interest on amount paid in cash.—The Compensation Officer shall calculate interest at $2\frac{1}{2}$ per cent per annum on the amount to be paid in cash from the date of vesting to the date of determination of compensation under section 96.

61. Delivery of bonds.—(a) The Compensation Officer shall issue a notice in form LR XX to the landowners and tenants concerned directing them to take delivery of the bonds and or receive the payment in cash on a specified date and deliver the bonds and/or make the payment in cash to the landowners or tenants or their duly authorised agents and take their signatures in token of receipt in the column provided for this purpose in register in form LR XIII.

(b) If the notice has been duly served and the landowners and tenants do not appear either in person or through a duly authorised agent to receive the bonds on due date, the bonds shall be deposited with the Collector. The Collector may on an application, deliver the bonds and pay the amount in cash to the landowner or the tenant concerned or his duly

authorised agent within a period of three years.

62. Procedure for deposit of bonds with Collector.—The Compensation Officer shall forward the bonds to the Collector for deposit with a covering schedule in duplicate in form LR XXI. He shall, at the same time, make an entry in column 16 of his register in form LR XIII. When the acknowledgement has been received from the Collector, he shall make an entry in column 17 and put his initials in column 19 of the said register.

63. Maintenance of register in form XXII by Collector.—The Collector shall maintain a register in form LR XXII showing the bonds received by him for deposit.

64. Return of bonds to the Public Debt Office.—If the bonds are not delivered within three years from the date of issue they shall be returned to the Public Debt Office, Delhi.

65. Bonds to be placed in double lock.—The bonds will be placed in double lock until they are handed over to the landowner or tenant concerned or returned to the Public Debt Office, Delhi.

66. Procedure for return of Bonds to Public Debt Office.—Bonds returned by the Collector to the Public Debt Office, Delhi, shall be forwarded with a covering schedule in duplicate in form LR XXIII. The Collector shall at the same time make an entry in column 7 of his register in form LR XXII. One copy of the Schedule will be retained by the public Debt Office, Delhi, and the duplicate returned immediately to the Collector with acknowledgement of the Public Debt Office after the contents have been checked with the particulars thereof. When the acknowledgement has been received from the Public Debt Office, the Collector shall make an entry in column 8 and put his initials in col. 9 of the said register.

67. Lapsed deposits.—If no application for payment is made before the expiry of three years from the date on which the deposit is made, the amount deposited may, in the absence of any order of a court to the contrary, be deemed to have become a lapsed deposit under rule 635 of the Compilation of Central Treasury Rules, Vol. I.

68. Compensation due to trust, endowment etc.—The compensation due to a trust, endowment or a minor or a person suffering from some legal disability or a limited owner shall be deposited for or on behalf of such person with the following authorities or Banks:—

- (a) In the case of trusts With the treasurer or endowments meant of trust or chari- for charitable or re- table endowment. ligious purpose.

(b) In case of minors or persons suffering from legal disability on whose behalf guardians have been appointed under the Guardians and Wards Act.

With the District Judge of the District in which the person resides.

(c) In all other cases.

With the State Co-operative Bank and in the districts where there are no branches of the said Bank, with any Scheduled Bank as may be selected by Government.

FORM LR I

[See Rule 3 (1)]

Form of application for acquisition of proprietary rights by tenants under sections 11 and 14 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953.

In the Court of the Compensation Officer
----- District.

I-----son of-----
beg to state that I am the cultivating tenant (other than a sub-tenant) of the land lying under Khata/Khatauni No.-----Khasra No.-----
-----as entered in the Jamabandi for the year-----of chak-----
Pargana-----Tehsil-----District-----
-----standing in the name of-----
son of-----as landowner. A copy of the Jamabandi mentioned above is attached.

2. I am at present paying in respect of the said land rent in kind/cash at the rate of Rs.-----per annum/in the ratio of-----to the said landowner. The land is assessed to Rs.-----as annual land revenue and rates and cesses for the time being chargeable thereon.

3. I wish to acquire the proprietary rights in the said land and am willing to pay compensation for the same as provided in the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953.

OR

The area of my tenancy exceeds 12 acres and I am willing to surrender one-fourth/three-eighths of the lands of my tenancy to the landowner and request that arrangements for demarcation of landowner's share in the said lands be made under sub-section (2) of section 14 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953.

Place----- Signature of applicant.

Dated----- Full address-----

N.B. The application should either be sent by registered post acknowledgement due or

handed over in the office of the Compensation Officer against a receipt as in the acknowledgement portion below.

FORM LR I

Acknowledgement

In the Court of the Compensation Officer
----- District.

Received an application dated ----- from Shri-----for acquisition of proprietary rights under the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953 which has been entered at Section No.----- of the Register in form LR II.

Place-----

Dated-----

Signature of the Officer
receiving the application and designation.

FORM LR II

[See Rule 3 (2)]

REVENUE DEPARTMENT, HIMACHAL PRADESH

Register of files to be maintained in the Office of Compensation Officer ----- District

- 1 S. No.
- 2 Date of presentation of application.
- 3 Name of applicant with address.
- 4 Name of the other party with address
- 5 Full particulars (Khata, Khatauni and area) of the holding desired to be acquired.
- 6 Final order of the Compensation Officer.
- 7 Remarks.

FORM LR III.

Notice under Rule 4 (1) of the Himachal Pradesh Zamindari Abolition and Land Reforms Rules, 1954

Before the Compensation Officer-----District.
In the matter of Shri----- (Tenant)

Vs.

Shri ----- (Landowner)
To

All persons concerned.

Whereas Shri----- (tenant) has applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953 for grant of proprietary rights in the land of his tenancy measuring----- as entered in the Revenue Records, situate in village-----Pargana-----Tehsil-----District-----in the ownership of Shri----- (Landowner);

And whereas a sum of Rs. ——— is proposed to be allowed as compensation to be paid by the said Shri ——— (tenant) to the said Shri ——— (landowner) for extinction of the rights, title and interests of the said landowner in the land described above.

Now, therefore, in pursuance of Rule 4 (t) of the Himachal Pradesh Zamindari Abolition and Land Reforms Rules, 1954, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. ——— as compensation, shall be received by the undersigned by ——— (date). Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above whereafter no objections shall be received.

Given under my hand and seal, this ——— day of ——— 195 —.

Compensation Officer,

Seal ——— District.

FORM L. R. IV

(See rule 5)

REVENUE DEPARTMENT, HIMACHAL PRADESH

Register of Conferment of Proprietary Rights on Tenants ——— Tehsil ——— District ———

1. Name and address of tenant.
2. Name and address of land owner.
3. Particulars of land in respect of which proprietary rights are transferred to the tenant.

4. Amount of Compensation determined by —

- (a) Compensation Officer.
- (b) District Judge.
- (c) Judicial Commissioner.

5. Compensation whether payable in instalments or lump sum. Number and nature of instalments if payable in instalments.

6. Amount of compensation received from the tenant in instalments.

1 2 3 4 5 6 7 8 9 10

7. Amount of compensation paid to the land owner in instalments.

1 2 3 4 5 6 7 8 9 10

8. Remarks.

Entries in column No. ——— shall be initialled by the Compensation Officer.

FORM LR. V

(See Rule 7)

IN THE COURT OF THE COMPENSATION OFFICER AT ———

Whereas Shri ——— (tenant) tenant of land measuring ——— described in the Jama-bandi for the year ——— situate at Village ——— Tehsil ——— District ———, of which Shri ——— is landowner, has deposited a sum of Rs. ——— being compensation for acquisition of proprietary rights conferred on him under Section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, vide treasury receipt No. ——— dated ——— and has been granted rights of proprietorship in the said land.

Now, therefore, in exercise of the powers vested in me under section 17 of the said Act, I hereby order that the said sum of Rs. ——— shall be paid to the said ——— (landowner) whose rights, title and interest in the said land have been extinguished, in the manner hereinafter appearing:—

- (a) In a lump sum, or
- (b) In ——— instalments payable on ——— dates
- (c) Partly in bonds and partly in cash as under:—

Seal

Place ——— Compensation Officer,
Date ——— District.

FORM LR VI

Form of application to be submitted by the landowner to an Assistant Collector 1st Grade for ejectment of a tenant under proviso (iii) to clause (g) of Section 54 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953.

To

The Assistant Collector 1st Grade,

at ——— (Place).

Sir,

I ——— owner of the land measuring ——— comprised in Khasra Nos. ——— under Khata No. ——— described in the Jama-bandi for the year ——— situated in village ——— Tehsil ——— District ——— have Shri ——— (tenant) as cultivating tenant on the said land.

2. I want to eject the said ——— (tenant) from the land/portion of land described above comprising Kh. Nos. ——— in exercise of my right to do so under Section 54(g) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1954.

3. I, therefore, request that the said Shri _____ (tenant) may be ejected from land under Khasra Nos. _____ and the possession thereof given to me.

Place _____
Date _____

Signature of the applicant. _____

FORM LR. VII

[See Rule 27 (2)]

REVENUE DEPARTMENT, HIMACHAL PRADESH

Register of ejectments of tenants under section 54 (g) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953.

IN THE COURT OF THE ASSISTANT COLLECTOR FIRST GRADE AT _____

- 1 Serial No. of application
- 2 Date of receipt of application.
- 3 Name and address of landowner.
- 4 Name and address of tenant.
- 5 Particulars of land.
- 6 Area of land.
- 7 Annual land revenue of the land.
- 8 Gist of the order ejecting tenant with date of order.
- 9 Remarks.

FORM LR. VIII

[See Rule 5 (2)]

OFFICE OF THE COMPENSATION OFFICER _____ DISTRICT _____

Whereas Shri _____ (tenant) of land measuring _____ comprising Khasra Nos. _____ Khata No. _____ described in the Jamabandi for the year _____ situate in village _____ Pargana _____ Tehsil _____ District _____ has deposited a sum of Rs. _____ being the full amount/first instalment of compensation determined for extinction of the rights, title and interests of Shri _____ (landowner) in the said land under the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953.

Now, therefore, this certificate is hereby granted to Shri _____ (tenant) who shall on and from the date of grant of this certificate, be deemed to be the owner of the land described above.

Given under my hand and seal, this _____ day of _____, 195 _____.

Seal _____ Compensation Officer,
Place _____ District _____

FORM LR. IX

(See Rule 37)

Know all men by these presents that I _____ son of _____ resident of _____ bound

to the Lieutenant Governor of Himachal Pradesh in the sum of Rs. _____ (in words) Rupees _____ to be paid to the said Lieutenant Governor his successors or assigns for which payment will and truly be made I bind myself and my heirs, executors, administrators and representatives.

Whereas the Government of Himachal Pradesh (hereinafter described as "the Government") have paid to the said _____ an amount of Rs. _____ as interim compensation in lieu of the extinction of my rights as a landowner/tenant in village _____ Khewat Khata _____ Pargana _____ Tehsil _____ District _____.

And whereas in pursuance of the rules for the payment of interim compensation under the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, the landowner/tenant receiving interim compensation in disputed cases is required to execute a bond for the amount paid to him as interim compensation undertaking to repay the amount in case final orders for award of compensation do not entitle the said landowner/tenant the extent of share of the property to which the said landowner/tenant was in the interim order previously held entitled.

Now the condition of the above written bond is that if the final award of compensation is made in favour of the said _____ the above written bond will become void and shall be of no effect but otherwise the same shall be and remain in full force and effect.

And these presents also witness that until the said sum of Rs. _____ or any part thereof is paid or the final award of compensation is made in favour of the said _____ the property described in the schedule hereto shall remain hypothecated and mortgaged as security to the said Lieut.-Governor for the repayment of the said sum of Rs. _____ and it shall be lawful for the Lieut.-Governor subject to the provisions of section 69 of the Transfer of Property Act, 1882 or other corresponding enactment for the time being in force and without prejudice to the right conferred by the Public Accountants Default Act, 1850, to sell without the intervention of any court and without any further consent of the said _____ or his heirs, successors or assigns the property described in the schedule hereto either by public auction or by private contract with power to make such condition respecting title or evidence of title or as to the payment of the purchase money or otherwise as the said Lieut.-Governor thinks fit and buy in the same or any part thereof and to rescind or vary any contract of sale and resell the same when sold without being answerable for any loss or to convey the same when sold as the purchaser or purchasers shall direct and to apply the sale proceeds towards repayment of the monies payable to the said Lieut.-Governor including all costs, charges and expenses. If as a result

of the exercise of the powers of the said Lieut.-Governor under the clause, any surplus is left after satisfaction of all the claims of the said Lieut.-Governor against the said ——— including all costs, charges and expenses then such surplus shall be paid to the said ———.

In witness of the above written bond and total the terms and conditions hereinbefore contained I have here-unto set my hand this ——— day of ——— 19——.

Signed in the presence of ——— and of ———.

Witnesses.

1. Signature Date 2. Signature Date

FORM LR. X

(See Rule 37)

Know all men by these presents that we — (first surety) of — and (2nd surety) — of ——— are held and firmly bound to the Lieut.-Governor of Himachal Pradesh in the sum of Rs. ——— to be paid to the said Lieut.-Governor, his successors or assigns for which payment will and truly be made we bind ourselves and our heirs, executors, administrators and representatives jointly and severally.

Whereas the Government of the Himachal Pradesh (hereinafter called as "the Government") have paid to Shri ——— an amount of Rs. ——— as interim compensation for extinction of his rights as landowner/tenant of the said Shri in Mahal ——— Khewat Khata ——— Village ——— Pargana ——— Tehsil ——— District ———.

And whereas in pursuance of the rules for the payment of interim compensation under the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953, the landowner tenant receiving interim compensation in disputed cases is required to execute a bond for the amount paid to him as interim compensation and also to furnish sureties for the repayment of the said amount the extent of share of the property to which the said landowner/tenant was in the interim order previously held entitled.

Now the condition of the above-written bond is that the final award of compensation is made in favour of the said Shri ——— the above written bond will become void and of no effect but otherwise the same shall be and remain in full force and effect.

And these presents also witness that in pursuance of the aforesaid agreement and for the consideration aforesaid and security for the repayment to the Lieut.-Governor of the said sum of Rs. ——— or any part thereof in accordance with the terms and conditions hereof of the said (first surety) and ——— (2nd surety) hereby transfer to the Lieut.-Governor all the

property described in the schedule hereto to the interest that the same will remain and be charged by way of simple mortgage as security for the payment to the Lieut.-Governor of the said sum of Rs. ——— and the said ——— (first surety) and ——— (2nd surety) hereby covenant with the Lieut.-Governor that the said property is free from encumbrances, and that for the purpose of recovering the said sum of Rs. ——— or any such lesser sum as may from time to time become due under the above written bond to the Lieut.-Governor or any officer of the Government duly authorised in this behalf may without prejudice to the right conferred by the Public Accountants Default Act, 1850, from time to time as occasion shall require without the intervention of any court sell the property or any part thereof or take the rents and profits thereof for his own use until he shall have thereby or otherwise recovered such sum as aforesaid:

Provided always and it is hereby agreed and declared that neither of the said first and second sureties shall be at liberty to terminate their suretyship except upon giving to the Government six calendar month's notice in writing of his or their intention to do so and their joint and several liability under this bond shall continue in respect of all omissions and defaults on the part of the said first and second sureties until the expiration of the said period of six months.

In witness to the above written bond and to all the terms and conditions hereinbefore contained we have here-unto set out hands this ——— day of ——— 19—— signed by ——— (first surety) in presence of and of ——— signed by ——— (2nd surety) in the presence of ——— and of ———.

Witnesses.

1 Signature Date

2 Signature Date

FORM LR. XI.

(See Rule 39)

REGISTER OF INTERIM COMPENSATION

Village ——— Pargana ———
Tehsil ——— District ———

1. S. No.
2. Khewat Khatauni.
3. Name of landowner/tenant with parentage and address
4. Landowners share of land-revenue or rent.
5. Amount for which payment order has been passed Instalments.
1st. 2nd 3rd 4th.
6. Number and date of voucher and Instalments.
1st. 2nd. 3rd. 4th.

7. Total amount paid.
8. Amount of final compensation.
9. Balance to be paid.
10. Date of payment of amount in column
- 9.
11. Number of voucher.
12. Signature of Compensation Officer.
13. Remarks.

FORM LR. XII.

(See Rule 40)

Intimation to the Compensation Officer—
— from the Treasury Officer or Sub-Treasury
Officer and — — — — in respect of payment
of interim compensation under section 27 of the
Himachal Pradesh Abolition of Big Landed
Estates and Land Reforms Act, 1953.

Village-----Pargana-----
Tehsil-----District-----.

1. Name with parentage and address of the payee.
2. Number of Khewat Khatauni.
3. Date of payment.
4. Date and No. of voucher.
5. Amount paid.
6. Remarks.

Signature of the Treasury Officer
or Sub-Treasury Officer.

FORM LR. XIII

(See Rules 41 & 61)

**REGISTER FOR PAYMENT OF COM-
PENSATION**

Village-- Pargana-- Tehsil-- District--

1. Sl. N.
2. Name of landowner or tenant with parentage and address.
3. Khewat Khatauni.
4. Net amount of compensation payable (Col. 12 of Form XVII)
5. Amount of interim compensation paid.
6. Serial number of Bonds of each denomination issued.
7. Total value of Bonds.
8. Date of delivery of bonds to landowner or tenant.
9. Signature of bond holder or his agent.
10. Signature of Compensation Officer.
11. Amount to be paid in cash.

12. Interest on the amount to be paid in cash from the date of vesting to the date of determination.
13. Total amount (Columns 11 & 12)
14. Date of payment.
15. Signature of landowner or tenant.
16. Signature of Compensation Officer.
17. In case bonds not delivered date of despatch of bonds to Collector.
18. No. and date of acknowledgement by Collector.
19. If amount in Col. 13 not paid No. and date of Rev. Deposit.
20. Remarks.

Signature of Compensation Officer.

FORM LR. XIV

(See Rule 42)

Form of proclamation

I --- Collector of district --- do hereby declare for the information of all persons possessing or claiming any rights, title or interest in land situated in the district aforesaid that by virtue of the notification No. --- dated --- all such estates to which the notification applies shall vest on --- 195- in and stand transferred to the State of Himachal Pradesh, with effect from the said date free from all encumbrances and I shall on the date aforesaid take charge of these estates on behalf of the State of Himachal Pradesh. f

Know all men, therefore, that with effect from the date aforesaid all rights, title and interests of all the landowners and tenants in every such estate including land culturable or barren Ghasnies, charands Trees, wells, tanks, ponds, water channels, ferries pathways, hats, basars and melas and in all sub-soil in such estates including rights, if any, in mines and minerals, whether being worked or not have ceased and are vested in the State of Himachal Pradesh free from all encumbrances.

So, with effect from the date aforesaid all rent cesses, local rates and other dues in respect of all estates so vested shall vest in and shall be payable to the State Government and not to the landowner or landlord, and any payment made in contravention thereof shall not be valid discharge of the person liable to pay the same.

Seal of the
Collector.

Signature-----
Date-----

FORM LR. XV

(See Rule 44
and Sec. 94)

DRAFT COMPENSATION ASSESSMENT ROLL

Village--Pargana--Tehsil--District.

1. S. No.

2. Name, parentage and address of landowner or tenant.
3. Total area owned or held by the landowner or tenant.
4. Total area acquired.
5. In respect of the total area acquired:—

(i)	(ii)
Land-revenue payable for land which in any of the 6 agricultural years previous to the date of vesting was not under cultivation.	Land-revenue payable for land which in any of the 6 agricultural years previous to the date of vesting was under cultivation.

6. Compensation payable for the land acquired:—

(i)	(ii)
For land mentioned in sub-col. (i) of col. 5 @ 4 times the annual land revenue.	For land mentioned in sub-column (ii) of col. 5 @ 48 times the annual land revenue.

7. Arrears due in respect of:—

Land revenue and cesses.	8. Other dues realisable as arrears of land-revenue.
--------------------------	--

9. Amount due under Act XIX of 1883.
10. Amount due under Act XII of 1884.
11. Total of arrears recoverable.
12. Amount payable total of columns (i) and 6 (ii) minus column 11.
13. Signature of Compensation Officer.
14. Remarks*

*In this column the fact whether the landowner or tenant as the case may be, is a trust, endowment, a minor, a limited owner or a person suffering from legal disability should be recorded.

NB.—Entries in column 12 shall be made in figures and words in the Compensation Officer's own handwriting.

FORM LR. XVI

(See Rule 45)

IN THE COURT OF THE COMPENSATION OFFICER-----

Whereas the draft compensation assessment roll in respect of the village-----Pargana -----Tehsil-----District-----has been prepared, they are published for the information of all persons interested to appear and file objections, if any, upon the said draft compensation assessment roll within a period of 30 days from the date of publication.

The draft compensation assessment roll mentioned above will be available for inspection

in my court room at-----on any working day between the hours of 10 a.m. and 4 p.m.

Seal of court
Date

Signature of Compensation
Officer.

FORM LR. XVII.

REQUISITION FOR ZAMINDARI ABOLITION COMPENSATION BOND

Indent No.-----Date -----
Village-----Pargana-----Tehsil-----District----

1. Sl. No.
2. Name of landowner or tenant with parentage and residence.
3. Khewat Khatauni.
4. Net amount of compensation payable (Column 12 of form LR. XVII).
5. Number of bonds of each denomination required.
6. Total value of bonds.
7. Where to be enforced for payment.
8. Date of receipt in the Public Debt Office.
9. Serial Number of Bonds issued.
10. Total value of bonds issued.
11. No. of forwarding schedule in form LR. XXI to Compensation Officer.
12. Date of receipt of Compensation Officer's Acknowledgement.
13. Remarks.

Forwarded to the Superintendent, Reserve Bank of India, Public Debt Officer, Delhi, for compliance.

Seal of
Compensation Officer.

Signature of
Compensation Officer.

FORM LR XVIII.

(See Rule 54)

REGISTER OF INDENT FOR ZAMINDARI ABOLITION COMPENSATION BONDS

1. Number and date of indent.
2. Serial number in Guard Book.
3. Number of Bonds of each denomination of which indent was made.
4. Signature of Compensation Officer.
5. Date of receipt of bonds from public Debt Officer.

6. Serial number of bonds received.
7. Signature of Compensation Officer.
8. Remarks.

FORM LR XIX.

(See Rule 56)

No. ----- Dated -----
 To
 The Compensation Officer,

.....

Dear Sir,

We have to forward herewith the undermentioned Zamindari Abolition Compensation Bonds as desired in your requisition No. ----- dated -----

Serial Number of Bonds.

Signature -----

Superintendent,
 Public Debt Officer, Delhi.

Received the Bonds specified above.

No. ----- Dated the -----

Compensation Officer.

FORM LR XX

(See Rule 61)

In the Court of the Compensation Officer

No. ----- Dated the -----

Shri ----- (landowner/tenant) son of -----

Khewat Khatauni Village -----
 Tehsil ----- District -----

Whereas the net amount of compensation payable to you in respect of the village/villages specified above has been determined to be Rs. ----- and is payable to you in bonds of the amount of Rs. ----- and cash of the amount of Rs. ----- Notice is hereby given to you to appear personally or through an agent duly authorised to receive the same in my court room on ----- day of ----- 19----- between the hours of 10 a. m. to 4 p. m.

Take notice that in default of your appearance on the day aforesaid, the bonds and cash shall be deposited with the Collector from whom the same can be received.

Further take notice that if the delivery of the bonds is not taken and the amount payable in cash is not drawn by you before the expiration of three years from the said date, the amount payable in cash shall become lapsed deposit under rule 635 of the Central Treasury Rules, Vol. 1 and the bonds shall be returned to the Public Debt Officer, Delhi.

Given under my hand and the seal of the Court, this ----- day of ----- 19-----.

Seal of Court ----- Compensation Officer.

FORM LR XXI

(See Rule 62)

To
 The Collector ----- District.
 No. ----- Dated -----

Dear Sir,

The undermentioned undelivered Zamindari Abolition Compensation Bonds are herewith being forwarded to you under rule 65 of the Rules framed under the Himachal Pradesh, Abolition of Big Landed Estates and Land Reforms Act, 1953.

Please acknowledge receipt.

Yours faithfully,
 Compensation Officer -----

Serial Numbers of Bonds of
 each denomination.

Received the bonds specified above.

No. ----- Dated the -----

Collector ----- District.

FORM LR XXII

(See Rule 63)

Register of bonds to be maintained by Collector

1. Number and date of Compensation Officer's covering schedule in form LR XXIII.
2. Serial number of bonds of each denomination received.
3. Name of landowner or tenant with parentage and address.
4. Date of delivery of Bonds to landowner or tenant.
5. Signature of Bondholder.
6. Signature of Collector.
7. In case Bonds not delivered, date of despatch to Public Debt Office, Delhi.
8. Number and date of acknowledgement by Public Debt Office, Delhi.
9. Signature of Collector.
10. Amount of Revenue Deposit.

11. Nature and date of voucher.
12. Date of payment to landowner or tenant.
13. Signature of landowner or tenant.
14. Signature of Collector.
15. In case deposit is forfeited, date of forfeiture.
16. Signature of Collector.
17. Remarks.

FORM LR. XXIII

(See Rule 66)

To

The Superintendent,
Reserve Bank of India,
Public Debt Office, Delhi.

No.-----Dated-----.

Dear Sir,

The undermentioned undelivered
Zamindari Abolition Compensation Bonds are
herewith returned: Please acknowledge receipt.

Yours faithfully,
Collector,
-----District.

Serial Number of Bonds of each denomination.

Received the Bonds specified above.

No.-----Dated the-----

Superintendent,
Public Debt Office, Delhi.

FORM LR. XXIV

(See Rule 15)

To

The Collector,-----District.

I furnish below the particulars of the land
held by me in the State of Himachal Pradesh
and also particulars of land selected by me
for reservation.

1. Serial Number.
2. Name with description and address of land owner.
3. District and tehsil wherein the land is situated.
4. Name of village in which land held is situated with patti or Taraf.

PARTICULARS OF LAND HELD BY
THE APPLICANT—

Under self-cultivation.

5. Khasra Number.
6. Area.

Otherwise

7. Khasra Number.
8. Area.
9. Total.

DETAILS OF AREA SELECTED FOR
RESERVATION IN THE WHOLE OF
HIMACHAL PRADESH—

10. Village.
11. Tehsil.
12. District.
13. Capacity in which held.
14. Khasra Numbers.
15. Area.
16. Remarks.

Foot Note:—This form shall be submitted
with attested copies of extracts
from the Jamabandies and if
necessary from Khasra Girdawri
in support of the above parti-
culars.

Dated 195 . Signature.

I solemnly affirm that the particulars given
by me in the above form are correct. In
support of these particulars, I attach herewith
attested copies of necessary extracts from
the Jamabandies and Khasra Girdawri.

Dated 195 . Signature

Simla-4, the 21st May, 1955

No. R-60-74/55.—WHEREAS it appears to
the Lieutenant Governor, Himachal Pradesh,
that land is likely to be required to be taken
by the Government at the public expense for
a public purpose, namely for making Kacha
Motor Road from Maila to Olinda in Bilaspur,
it is hereby notified that the land in the locality
described below is likely to be required for the
above purpose..

2. This notification is made under the
provisions of Section 4 of the Land Acquisition
Act, 1894, as applied to Himachal Pradesh to
all whom it may concern.

3. In exercise of the powers conferred by
the aforesaid section, the Lieutenant Governor
is pleased to authorise the officers for the time
being engaged in the undertaking with their
servants and workmen to enter upon and survey
any land in the locality and do all other acts
required or permitted by that section.

4. Any person interested who has any
objection to the acquisition of any land in the
locality may, within thirty days of the
publication of this notification file an objection
in writing before the Collector of Bilaspur District.

SPECIFICATION

District: BILASPUR
Tehsil: SADAR

Village:	Khasra No.	Area.
NAILA	396/1, 397/1, 398/1, 399/1, 399/2, 443/395/2, 444/395/1, 446/400/2, 447/403, 459/414/200/10	1.71 acres

Simla-4, the 21st May, 1955

No. R-60-75,55.—WHEREAS it appears to the Lieutenant Governor, Himachal Pradesh, that the land is likely to be required to be taken by the Government at the public expense for a public purpose, namely for construction of Magazine, Magazine Road and Water Tank with its approach road in Bilaspur District, Himachal Pradesh, it is hereby notified that the land in the locality described below is likely to be required for the above purpose.

2. This notification is made under the provisions of Section 4 of the Land Acquisition Act, 1894, as applied to Himachal Pradesh to all whom it may concern.

3. In exercise of the powers conferred by the aforesaid section, the Lieutenant Governor is pleased to authorise the officers for the time being engaged in the undertaking with their servants and workmen to enter upon and survey any land in the locality and do all other acts required or permitted by that section.

4. Any person interested who has any objection to the acquisition of any land in the locality may, within thirty days of the publication of this notification file an objection in writing before the Collector of Bilaspur District.

SPECIFICATION

District: BILASPUR
Tehsil: SADAR

Village	Khasra No.	Area	
		Bigha	Biswas
Naila	459/414/200/8	3	5
	459/414/200/9	0	9
	450/407/1	0	9
	450/407/5	4	7
	452/408/1	1	10
	452/408/4	2	0
	454/411/1	1	3
	406/1	5	5
	406/3	0	13
	Dhar Bhachingal 14/1	0	8
	5	7	2
	5/2	1	18
	7	0	7

Khasra No	Area	
	Bighas	Biswas
8	1	1
9/2	1	15
12/1/1	0	3
12/1	0	2
12/2	0	1
12/3	0	15
17/1	8	2
17/1/1	1	5
4/1/1	7	10
5/1	5	5
6	2	5
8/1/1	7	7
10/1	0	8
12/2/1	1	18
19/1	4	4
19/1/1	6	14
	78	1

or 14.50 acres.

By order,
BASANT RAI,
Assistant Secretary (Revenue).

Vidhan Sabha**NOTIFICATION**

Simla-4, the 21st/24th May, 1955

No. VS-141/55.—In accordance with the powers vested in him vide section 16 of the Part "C" States Act and under Clause (4) of sub-section (2) of section 16, the Speaker, Himachal Pradesh Vidhan Sabha, is pleased to accept the resignation of Shri Anand Chand, recently elected and declared as a member of the Himachal Pradesh Vidhan Sabha representing the Ghumarwin (32) Constituency Bilaspur vide Himachal Pradesh Government Gazette Notification dated the 13th M.y. 1955, with effect from the 18th May, 1955. Consequently, he has ceased to be a member of the said Vidhan Sabha from that date. It is hereby notified for general information.

By order,
CHET RAM,
Secretary.

भाग 2—वैधानिक नियमों को छोड़ कर विभिन्न विभागों के अध्यक्षों और जिला मैजिस्ट्रेटों द्वारा अधिसूचनाएं इत्यादि

Office of the District Magistrate, Mandi District

NOTIFICATION

Mandi, the 18th May, 1955

No. 3235.—In this office order No. 3047, dated the 11th May, 1955 the following addition is hereby ordered :-

"Add Bhatota after serial No. 4 under Tehsil Sarkaghat Nayaya Panchayat Jamni as number 5."

V. R. ANTANI,
District Magistrate, Mandi.

भाग 3—अधिनियम, विधेयक, और विधेयकों पर प्रवर समिति के प्रतिवेदन, वैधानिक नियम तथा हिमाचल प्रदेश के उपराज्यपाल, जुडिशल कमिशनरज कोर्ट, फाइनेन्शल कमिशनर, कमिशनर आफ इन्कम टैक्स द्वारा अधिसूचित आदेश इत्यादि ।

शून्य

भाग 4 —स्थानीय स्वायत्त शासन : म्युनिसिपल बोर्ड, डिस्ट्रिक्ट बोर्ड, नोटोफाइड और टाउन एरिया तथा पंचायत विभाग

शून्य

भाग 5—वैयक्तिक अधिसूचनाएं और विज्ञापन

Agriculture Department

ADMISSION ADVERTISEMENT

Simla-4, the 19th May, 1955

No. Agr-5-249/55.—Applications for admission to the B.Sc. (Agriculture) degree at the Government Agricultural College, Ludhiana, from candidates belonging to Himachal Pradesh against seats reserved for the State nominees are hereby invited. The candidates must have passed their Matriculation in first or high second division and in possession of

Agriculture background. Selection shall be made strictly according to merit i. e. on the basis of the marks obtained in matriculation examination. One seat is reserved for the members of scheduled caste candidate. The candidates will have to appear for an interview with the under-signed on the 24th May, 1955 at 11 a.m. together with their applications and mark list and a certificate of domicile from Magistrate 1st Class, at their own expense.

PUSHKAR NATH,
Director of Agriculture.

भाग 6—भारतीय राजपत्र इत्यादि में से पुनः प्रकाशन

शून्य

भाग 7—भारतीय निर्वाचन-आयोग (Election Commission of India) की वैधानिक अधिसूचनाएं तथा अन्य निर्वाचन सम्बन्धी अधिसूचनाएं ।

शून्य

अनुपूरक

शून्य